

March 1, 2011

VIA ELECTRONIC MAIL AND FIRST CLASS MAIL

Christopher DeLacy, Esq.
Holland & Knight
2099 Penn Ave., N.W., Suite 100
Washington, D.C. 20006
Email: chris.delacy@hklaw.com

RE: MUR 6054

(Vernon G. Buchanan)

Dear Mr. DeLacy:

On February 7, 2011, you were notified that the Federal Election Commission determined on February 1, 2011, to take no further action and close the file as to Vernon G. Buchanan regarding allegations that he knowingly received contributions in the name of another, and knowingly received excessive contributions, as a result of contributions to Vern Buchanan for Congress that were reimbursed by Sam Kazran and 11-2001 LLC d/b/a Hyundai of North Jacksonville. As noted in the February 7, 2011, letter, those allegations were the subject of the Commission's reason to believe findings in this matter regarding Rep. Buchanan. You requested the status of other allegations against Rep. Buchanan that were made in the complaint in this matter about which the Commission did not make reason to believe findings as to him. To clarify, the Commission's determination to take no further action and close the file in this matter as to Rep. Buchanan applies also to those allegations in the complaint about which the Commission made so findings as to him.

If you have any questions, please contact me at (202) 694-1341.

Sincerely,

Michael A. Columbo

Attorney